IN AND FOR THE

Fifth Appellate District

F042736 People v. Moroncini

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F042736 People v. Moroncini

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F042634 Simmons v. Simmons

The judgment is affirmed. Brenda shall recover her costs on appeal. Cornell, Acting P.J.

We concur: Gomes, J.; Dawson, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F042697 L. C. La Vine v. Silva

The judgment is affirmed. Silva shall recover his costs on appeal. Cornell, J.

We concur: Harris, Acting P.J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F043917 In re Veronique P., a Minor

The judgment is affirmed. Vartabedian, Acting P.J.

We concur: Wiseman, J.; Cornell, J.

[CERTIFIED FOR PARTIAL PUBLICATION]

F042660 People v. Turner

The matter is remanded to the trial court. After remand, the People may choose to allow defendant's current plea (to a violation of section 288a, subdivision (b)(1) and the other charges) to stand and defendant would be entitled to resentencing and a reduction in his 22-year sentence based on these offenses. If the People choose to forego a simple resentencing, then defendant's plea must be vacated. Thereafter the People must offer defendant the option of entering a plea to a corrected 22-year plea bargain. If the People proceed by offering defendant a new plea agreement of not more than 22 years and defendant chooses not to accept it, then all of the original charges will be restored and the matter will proceed to trial. Vartabedian, Acting P.J.

We concur: Wiseman, J.; Cornell, J.

IN AND FOR THE

Fifth Appellate District

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F043877 People v. Walker

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F043877 People v. Walker

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045137 Fresno Co. Dept. Child. Suppt. Serv. v. Oakes

Appellant having filed an abandonment and/or request for dismissal of appeal, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F043840 In re Christopher C., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F043840 In re Christopher C., a Minor

The order requiring appellant to submit to a blood test for evidence of the causative agents of AIDS is stricken. The matter is remanded to the juvenile court. If the People elect in writing no later than 30 days after this court's remittitur is filed in the trial court to present additional evidence on the issue of whether the court should order AIDS blood testing under section 1202, the court shall conduct further proceedings on that issue. In all other respects the orders appealed from are affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045135 Fresno Co. Dept. of Child Support Svcs v. Miranda; Oakes

Appellant having filed an abandonment and/or request for dismissal of appeal, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F043860 People v. McCarter

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F043860 People v. McCarter

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]